Neaman et a v. Peraza et al

Doc. 46

complete necessary discovery prior to the expert and summary judgment phases of this case. The parties have been diligently engaged in discovery throughout the extended period thus far, however, for the reasons set forth below, good cause exists to extend the discovery deadline.

- 1. Status Report. This request is made more than twenty one (21) days prior to the current discovery deadline, which is March 31, 2016. There is good cause to grant the extension based on the discovery needs herein, and the pending change in Government counsel assigned to this case. Undersigned Government counsel will be leaving this office at the end of November 2015, and beginning next week, will be in the process of transferring responsibility for this case, as well as all other assigned cases, to a new Assistant United States Attorney. Given the depth and breadth of this matter, it will take time for the new Government counsel to become familiar with the case and continue with the discovery that is ongoing.
- 2. Status/Discovery Completed. The parties held an initial discovery conference pursuant to Fed. R. Civ. P. 26(f). Initial disclosures and supplemental disclosures have been made by the parties pursuant to Fed. R. Civ. P. 26(a)(1)(C). Additional written discovery has been exchanged. The deposition of Federal Defendant's physician's assistant, whose treatment of the Plaintiff is a primary issue in this matter, has already occurred. Three additional fact witness depositions have taken place, including the depositions of two of Plaintiff's treating physicians.
- 3. <u>Discovery Remaining.</u> The deposition of an additional treating physician is currently scheduled for November 20, 2015, and the depositions of at least two more treating physicians remain to be scheduled. Additionally, the depositions of Plaintiff's parents are likely to be scheduled in the month of December. It is important to the parties to be able to conduct these additional depositions prior to the disclosure of expert reports.
- 4. Additional Reasons for Extension. The difficulty in scheduling and completing the deposition of the additional key witnesses listed above, combined with Government counsel's transition of this case, as well as all others, to a new Assistant United States Attorney within the next couple of weeks, necessitates the need for an additional extension.

1	5. Revi	sed Discovery Schedule. Federal Defendant proposes the following revised
2	discovery plan and asks that the Court adopt it as the revised scheduling order in this case.	
3	Α.	Initial Disclosure of Expert Witnesses: January 27, 2016.
4	В.	Rebuttal Experts: March 31, 2016.
5	C.	Interim Status Report: March 31, 2016
6	D.	Discovery Cut-Off Date: May 31, 2016.
7	E.	Dispositive Motions. The deadline for filing dispositive motions shall be
8	thirty (30) days after the close of discovery: <u>June 29, 2016</u> .	
9	F.	Pretrial Order . The Joint Pretrial Order referenced in LR 26-1(e)(5) shall be
10	filed no later than thirty (30) days after the date set for filing dispositive motions: <u>July 28, 2016</u> .	
11	However, in the event that dispositive motions are filed, the date for filing a Joint Pretrial Order shall	
12	be suspended until thirty (30) days after a decision is rendered by the Court regarding the dispositive	
13	motions, or upon further order of the Court.	
14	WHEREFORE, for the above reasons, Federal Defendant respectfully requests the instant	
15	Motion extending the discovery deadline for sixty (60) days, until May 31, 2016, be granted.	
16	Respectfully submitted this 12th day of November 2015.	
17		DANIEL G. BOGDEN United States Attorney
18	United States Attorney	
19	/s/Justin Pingel JUSTIN E. PINGEL Assistant United States Attorney	
20		Assistant Officed States Attorney
21	In light of Plaintiffs' non-opposition, Docket No. 45, and for good cause	
22	shown, this motion is GRANTED.	
23		IT IS SO ORDERED:
24	UNITED STATES DISTRICT JUDGE	
25	UNITED STATES DISTRICT JUDGE UNITED STATES MAGISTRATE JUDGE	
26	DATED: November 13, 2015	